Response to Restriction Requirement mailed March 7, 2002 Application No. 10/735,295

22859 Case No.: 44046,203,276,1 Customer Number

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent

First Named Inventor: Klaus Hartig

10/735,295 3635 Application No.: Group Art Unit:

Rvan D Kwiecinski Filed: Examiner December 11, 2003

Title: REVERSIBLE SELF-CLEANING WINDOW ASSEMBLIES AND

METHODS OF USE THEREOF

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

This response responds to the restriction requirement mailed March 7, 2007. The Examiner has required restriction to one of the following inventions under 35 U.S.C. § 121:

- I. Claims 1-14, stated by the Examiner as being drawn to a reversible window assembly, classified in class 428; or
- H. Claims 15-22, stated by the Examiner as being drawn to a method of reducing transparent substrate surface contamination, classified in class 134.

In response to the restriction requirement, Applicant, through his attorney, provisionally elects the invention of Group I (claims 1-14) with traverse.

The claims of Groups I and II meet the requirements for consideration in a single application, inter alia, in that they each relate to a reversible window assembly. Further, Applicant traverses the restriction requirement on the grounds that no serious burden on the Examiner exists. If the search and examination of an entire application can be made without Response to Restriction Requirement mailed March 7, 2002 Application No. 10/735,295

serious burden, it must be examined on the merits even though it includes claims directed to

distinct or independent invention. M.P.E.P § 803. The subject matter of Groups I and II are

believed sufficiently related that a thorough search for the subject matter of either group would

encompass a search for the subject matter of both groups. To avoid duplicative examination by

the Patent Office and unnecessary delay and expense to Applicant, Applicant respectfully

requests examination on the merits of all the claims, not just those of Group I.

Furthermore, Applicant submits that if a determination of an allowable generic claim is

issued, claims that are written in dependant form or otherwise include all the limitations of the

allowed generic claim should be considered. M.P.E.P. § 809.02(c). Therefore, Applicant

respectfully requests that the Examiner consider rejoining the claims of Group I and the claims

of Group II upon a finding of allowability of the claims of Group I.

The Commissioner is hereby authorized to charge any additional filing fees required to

Deposit Account No. 061910.

The Examiner is invited to telephone the undersigned if the Examiner believes it would

be useful to advance prosecution.

Respectfully submitted,

/Kara Fairbairn/

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Please grant any extension of time necessary for entry; charge any fee due to Deposit Account No. 06-1910.

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